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1 2 3 4 5 6 7 8	MARC S. CWIK, ESQ. Nevada Bar No. 006946 CHERYL A. GRAMES, ESQ. Nevada Bar No. 012752 LEWIS BRISBOIS BISGAARD & SMIT 6385 S. Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118 PH: 702.893.3383 FAX: 702.893.3789 E-Mail: Marc.Cwik@lewisbrisbois.com E-Mail: Cheryl.Grames@lewisbrisbois.com Attorneys for Defendant KENNETH G. FRIZZELL, III	
9		OF NEVADA
10	LAW OFFICES OF KENNETH G. FRIZZELL, III, INC., a Nevada	CASE NO. 2:14-cv-1531-GMN-VCF
11	Corporation,	(Consolidated with CASE NO. 2:14-cv-1740-GMN-VCF)
12	Plaintiffs,	
13	v.	STIPULATION AND ORDER TO
14	JANICE E. SMITH, an individual d/b/a THE LAW OFFICE OF JANICE E.	EXTEND DISCOVERY PLAN AND SCHEDULING ORDER DEADLINES
15	SMITH; LLOYD BROOKS	
16	COMPTON, an individual; and JOHN DOES 1-10,	(FIRST REQUEST)
17	Defendants.	
18	AND RELATED COUNTER-	
19	COMPLAINT AND THIRD-PARTY COMPLAINT	
20	LI OUT PROOVE COLUTION	
21	LLOYD BROOKS COMPTON, an individual; GEORGE GATCHIS, an	
22	individual and agent of KATINA GATCHIS; KATINA GATCHIS, an	
23	individual,	
24	Plaintiffs,	
25	v.	
26	KENNETH G. FRIZZELL, III, an individual; DOES 1 through X,	
27	inclusive; and ROE CORPORATIONS 1 through X, inclusive,	
- []		
28	Defendants.	

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4821-4396-8293.1

COME NOW, Plaintiff/Counter-Defendant Law Offices of Kenneth G. Frizzell, III, Inc., Defendant/Third-Party Defendant Kenneth G. Frizzell, III, Esq., Plaintiff/Defendant/Counterclaimant/Third Party Plaintiff Lloyd Brooks Compton ("Mr. Compton"), and Plaintiffs George and Katina Gatchis (collectively, the "Parties"), by and through their respective counsel of record in the above-captioned matters (hereinafter the "Consolidated Action"); and hereby stipulate and agree, pursuant to LR 6-2 and LR 26-4, and as discussed by the Parties and their counsel at the conclusion of the Settlement Conference with U.S. Magistrate Judge Cam Ferenbach on June 10, 2015 (Day No. 1), to extend the Discovery Plan and Scheduling Order deadlines in this matter for at least ninety days after Day No. 2 of the Settlement 11 Conference (currently scheduled for August 19, 2015). This stipulation is also 12 consistent with the Order on Motion to Extend Time for Response to the Motion to Amend Complaint [see Dkt. No. 56], which was granted by the Court on June 17, 2015 and which set responses due by September 4, 2015.

Pursuant to LR 26-4(a), the following discovery has been completed:

- The Parties timely served their FRCP 26 Initial Disclosures. 1.
- On February 26, 2015, Mr. Frizzell served Plaintiff George Gatchis with a 2. 18 | Demand for Inspection Pursuant to FRCP 34 regarding client files and other documents that Mr. Frizzell contends Mr. Gatchis removed or caused to be removed from Mr. 20 || Frizzell's law offices from January 1, 2014 to the time of service of the Demand.²
 - On April 3, 2015, Plaintiff/Defendant/Counterclaimant/Third-Party 3. Plaintiff Lloyd Brooks Compton ("Mr. Compton") served Requests for Admission and Requests for Production on the Law Offices of Kenneth G. Frizzell, III, Inc. and on Kenneth G. Frizzell, III, Esq.

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Defendant Janice E. Smith, Esq. has not yet entered an appearance in this matter, but has informed the Parties she has no objection to this Stipulation.

² Mr. Gatchis and Mr. Frizzell have been engaged in ongoing discussions to resolve this issue.

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- 4. On May 6, 2015, the Law Offices of Kenneth G. Frizzell, III, Inc. and Kenneth G. Frizzell, III, Esq. timely served their Responses to Mr. Compton's Requests for Admission.
- On May 15, 2015, the Law Offices of Kenneth G. Frizzell, III, Inc. and Kenneth G. Frizzell, III, Esq. timely served their Responses to Mr. Compton's Requests for Production.
- On May 15, 2015, the Law Offices of Kenneth G. Frizzell, III, Inc. and Kenneth G. Frizzell, III, Esq. served on all parties a Joint Supplement (First) to Their FRCP Initial Disclosures.
- 7. On June 4, 2015, Plaintiffs George and Katina Gatchis served their First Supplement to their FRCP 26 Initial Disclosures.
- On June 15, 2015, Plaintiffs George and Katina Gatchis served their Second Supplement to their FRCP 26 Initial Disclosures.

Pursuant to LR 26-4(b), the following discovery remains to be completed:

- Additional written discovery remains to be completed by the Parties, including: Interrogatories, Requests for Production of Documents, and Requests for Admissions.
 - 2. Depositions of party, fact, and expert witnesses remain to be completed.
 - 3. Expert (initial and rebuttal) disclosures remain to be completed.

Pursuant to LR 26-4(c), the reasons that the remaining discovery was not completed within the time limits set by the discovery plan are as follows:

As the Court is aware, the Parties scheduled an early Settlement Conference with Judge Cam Ferenbach [see Dkt. No. 50 and Dkt. No. 52], which was held on June 10, 2015 (Day No. 1) to determine if early resolution of this Consolidated Action could be reached without the Parties having to incur the extensive costs expected to litigate their disputes, to wit: (1) large and labor-intensive productions of documents, (2) numerous depositions of fact witnesses, (3) expert witness discovery, which involves the preparation of reports and disclosures, as well as depositions; and (4) expected

substantial motion practice and pre-trial preparation.

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Since the Parties believed they made progress on Day No. 1 of the Settlement Conference, with the permission of Judge Ferenbach, they agreed to continue the Settlement Conference to a second day (currently scheduled for August 19, 2015) [see Dkt. No. 54]. Per discussions with Judge Ferenbach at the conclusion of Day No. 1, the 6 Parties agreed that good cause exists to extend current deadlines to accommodate the 7 | second day of the Settlement Conference, and the Parties acknowledged that discovery will need to proceed forthwith if Day No. 2 is not successful at resolving the Consolidated Action. Therefore, the Parties, for good cause, enter into this Stipulation to extend current deadlines, and understand they may still conduct discovery prior to Day No. 2 of the Settlement Conference.

Pursuant to LR 26(d), the proposed schedule for completing all remaining 13 discovery is as follows:

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14		1.	Last date to complete discovery:	February 5, 2016
15		2.	Last date to amend pleadings and add parties:	November 9, 2015
16		3.	FRCP 26(a) Disclosures (Experts):	December 7, 2015
17		4.	FRCP 26(a) Disclosures (Rebuttal Experts):	January 6, 2015
18		5.	LR 26-3 Interim Status Report:	December 7, 2015
19		6.	Last date to file dispositive motions:	March 7, 2016
20		7.	Last date to file Joint Pretrial Order:	30 days before trial
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DATED this 19th day of June, 2015. 1 2 LEWIS BRISBOIS BISGAARD & SMITH LLP 3 4 |s| Marc Cwik By MARC S. CWIK, ESQ. Nevada Bar No. 006946 5 CHERYL A. GRAMES, ESQ. 6 Nevada Bar No. 012752 6385 S. Rainbow Boulevard, Suite 600 7 Las Vegas, Nevada 89118 Tel. 702.893.3383 8 Attorneys for Defendant KENNETH G. FRIZZELL, III 9 10 11 DATED this 19th day of June, 2015. 12 GREENBERG TRAURIG, LLP 13 14 15 Is Mancy Ayala By 16 MARK G. TRATOS, ESQ Nevada Bar No. 001086 NANCY R. AYALA, ESQ. Nevada Bar No. 007146 17 18 3773 Howard Hughes Pkwy, Ste. 400 N. Las Vegas, Nevada 89169 Tel. 702.792.3773 19 Attorneys for Lloyd Brooks Compton 20 /// 21 22 23 24 25 26 27 (signatures continued on next page) 28 5 4821-4396-8293.1

BISGAARE & SMITH LLI

1	DATED this 19 th day of June, 2015.			
2	LAW OFFICES OF KENNETH G.			
3	FRIZZELL, III, INC.			
4				
5	By Is! Kenneth Irizzell			
7	KENNETH G. FRIZZELL, III, ESQ Nevada Bar No. 006380			
8	619 South Sixth Street Las Vegas, Nevada 89101 Tel. 702.366.1230			
9	Attorney for Law Offices of Kenneth G. Frizzell, III, Inc. and Third Party Defendant Kenneth G. Frizzell, III, Esq.			
10	Kenneth G. Frizzell, III, Esq.			
11				
12	DATED this 19 th day of June, 2015.			
13	LAW OFFICES OF JOHN BENEDICT			
14				
15	By Isl John Benedict			
16	JOHN BENEDICT, ESQ.			
17	Nevada Bar No. 005581 BRIAN R. DZIMINSKI, ESQ. Nevada Bar No. 008436			
18 19	2190 E. Pebble Road, Suite 260			
20	Las Vegas, Nevada 89123 Tel. 702.333.3770 Attorneys for George and Katina Gatchis			
21				
22				
23	IT IS SO ORDERED.			
24	mea			
25	United States Magistrate Judge			
26	DATED: 6/22/15			
27	DATED: _\alpha/== //			
28				

LEWIS BRISBOIS BISGAARD & SMITH LIP ATTOMICS AT LAW

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4821-4396-8293.1

CERTIFICATE OF SERVICE

Pursuant to Fed. R. Civ. P. 5(b), I hereby certify that I am an employee of LEWIS BRISBOIS BISGAARD & SMITH LLP and that on this 19th day of June, 2015, I did cause a true and correct copy of the foregoing STIPULATION AND ORDER TO EXTEND DISCOVERY PLAN AND SCHEDULING DEADLINES (FIRST REQUEST) to be served via the CM/ECF filing system and via U.S. Mail to all parties on the service list.

Partv	Phone/Fax
Attorneys for Plaintiff, Defendant, Counterclaimant and Third-Party Plaintiff Lloyd Brooks Compton	(702) 792-3773 (702) 792-9002 Fax
Attorneys for Plaintiff, Counterdefendant Law Offices of Kenneth G. Frizzell, III, Inc. and Third-Party Defendant Kenneth G. Frizzell, III, Esq.	(702) 366-1230 (702) 384-9961 Fax
Attorneys for Plaintiffs George Gatchis and Katina Gatchis	(702) 333-3770 (702) 361-3685 Fax
Janice E. Smith, Esq. (Has Not Formally Appeared)	(702) 794-2008 (702) 794-2009 Fax
	Attorneys for Plaintiff, Defendant, Counterclaimant and Third-Party Plaintiff Lloyd Brooks Compton Attorneys for Plaintiff, Counterdefendant Law Offices of Kenneth G. Frizzell, III, Inc. and Third-Party Defendant Kenneth G. Frizzell, III, Esq. Attorneys for Plaintiffs George Gatchis and Katina Gatchis Janice E. Smith, Esq. (Has Not Formally

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